PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT:

STIEGLBAUER, W ET AL 4-PCT

SERIAL NO.:

10/563,528

FILED:

JANUARY 3, 2006

TITLE:

SPOT WELDING TONGS FOR ROBOTIC APPLICATIONS

IN RESISTANCE WELDING OR WORKPIECES

SUBMISSION OF INTERNATIONAL PRELIMINARY EXAMINATION REPORT

MAIL STOP AMENDMENTS

Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Attached hereto is a copy of the International Preliminary Examination Report.

It is respectfully requested that this document be placed into the application file.

Respectfully submitted,

STIEGLBAUER, W ET AL 4-PCT

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Enclosures: Copy of International Preliminary Examination Report

I hereby certify that this correspondence is being deposited with the U.S. Postal Service as first class mail in an envelope addressed to: Commissioner of Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on June 8, 2006.

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF TRANSMITTAL
OF COPIES OF TRANSLATION
OF THE INTERNATIONAL PRELIMINARY REPORT
ON PATENTABILITY
(CHAPTER I OR CHAPTER II
OF THE PATENT COOPERATION TREATY)

(PCT Rules 44bis.3(c) and 72.2)

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Date of mailing (day/month/year)
18 May 2006 (18.05.2006)

Applicant's or agent's file reference
R 43453

International application No.
PCT/AT2004/000151

Applicant

FRONIUS INTERNATIONAL GMBH et al

1.	Transmittal of the translation to the applicant.

The International Bureau transmits herewith a copy of the English translation of the international preliminary report or
patentability (Chapter 1).

The International Bureau transmits herewith a copy of the English translation of the international preliminary report on patentability (Chapter II).

2. Transmittal of the copy of the translation to the designated or elected Offices.

The International Bureau notifies the applicant that copies of that translation have been transmitted to the following designated or elected Offices requiring such translation:

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The following designated or elected Offices, having waived the requirement for such a transmittal at this time, will receive copies of that translation from the International Bureau only upon their request:

AE, AG, AL, AM, AP, AT, AU, AZ, BA, BB, BG, BR, BW, BY, BZ, CA, CH, CN, CO, CR, CU, CZ, DE, DK, DM, DZ, EA, EC, EE, EG, EP, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NA, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, RU, SC, SD, SE, SG, SK, SL, SY, TJ, TM, TN, TR, TT, TZ, UA, UG, US, UZ, VC, VN, YU, ZA, ZM, ZW

3. Reminder regarding translation into (one of) the official language(s) of the elected Office(s).

The applicant is reminded that, where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary report on patentability (Chapter II).

It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned within the applicable time limit (Rule 74.1). See Volume II of the PCT Applicant's Guide for further details.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Yolaine Cussac

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PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

						
Applicant's or agent's file reference R 43453		FOR FURTHER A	CTION	See Form PCT/IPEA/416		
International application No.		International filing dat	c (day/month/year)	Priority date (day/month/year)		
PCT/AT2004/0	000151	04.05.2004	4	03.07.2003		
B23K11/30	International Patent Classification (IPC) or national classification and IPC B23K11/30					
Applicant FRONIUS INTE						
		ninary examination repe e applicant according to		nternational Preliminary Examining Authority		
	nsists of a total of _		sheets, including	g this cover sheet.		
3. This report is also	accompanied by Al	NNEXES, comprising:				
a. (sent	to the applicant and	to the International Bur	reau) a total of	sheets. as follows:		
	sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).					
	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental					
	Box.	Rureau auly) a total of (indicate type and number	r of electronic carrier(s))		
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	thereto, in computer 802 of the Administ		indicated in the Supple	_ , containing a sequence listing and/or tables mental Box Relating to Sequence Listing (see		
4. This report conta	ins indications relati	ng to the following item	is:			
Box No.	I Basis of the	report				
Box No.	II Priority					
Box No.	III Non-establi	shment of opinion with	regard to novelty, invent	ive step and industrial applicability		
Box No.	IV Lack of unit	y of invention				
Box No.		atement under Article 3 d explanations supporting		lty, inventive step or industrial applicability:		
Box No.	VI Certain doc	uments cited				
Box No.	VII Certain defe	ects in the international :	application			
Box No.	VIII Certain obse	ervations on the internat	tional application			
Date of submission of the o	lemand		Date of completion of thi	is report		
Name and mailing address	of the IPEA/EP		Authorized officer			
Frank M. M.			m	·		
Facsimile No.			Telephone No.			

Translation

International application No.
PCT/AT2004/000151

Box No.	. I Basis of the report				
	ith regard to the language, this report is based on the internati dicated under this item.	onal application in the language in which it was filed, unless otherwise			
	This report is based on translations from the original language into the following language which is the language of a translation furnished for the purposes of:				
	international search (Rule 12.3 and 23.1(b))				
	publication of the international application (Rule 12	4)			
	international preliminary examination (Rule 55.2 an	d/or 55.3)			
re		is report is based on (replacement sheets which have been furnished to the are referred to in this report as "originally filed" and are not annexed to			
Ĺ	the international application as originally filed/furnished				
	the description:				
	pages 1-13	as originally filed/furnished			
	pages*	received by this Authority on			
	pages*	received by this Authority on			
\boxtimes	the claims:				
	nos. 1–18	as originally filed/furnished			
	nos.*	as amended (together with any statement) under Article 19			
		received by this Authority on			
		received by this Authority on			
l⊳	the drawings:				
	_	as originally filed/furnished			
		received by this Authority on			
1		received by this Authority on			
	7				
<u> </u>	a sequence listing and/or any related table(s) – see Supple	mental Box Relating to Sequence Listing.			
] 3. L	The amendments have resulted in the cancellation of:	•			
	the description, pages				
	the claims, nos.				
	the drawings, sheets/figs				
	the sequence listing (specify):				
	any table(s) related to sequence listing (specify):				
4.		ndments annexed to this report and listed below had not been made, since filed, as indicated in the Supplemental Box (Rule 70.2(c)).			
	the description, pages				
	the claims, nos.				
1	the drawings, sheets/figs				
	the sequence listing (specify):				
	any table(s) related to sequence listing (specify):				
* 1/	f item 4 applies, some or all of those sheets may be marked "s.				

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Box No. IV Lack of unity of invention
1. In response to the invitation to restrict or pay additional fees the applicant has:
restricted the claims.
paid additional fees.
paid additional fees under protest.
neither restricted the claims nor paid additional fees.
2. This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is:
complied with.
not complied with for the following reasons:
 The different groups of supposed inventions are
claims 1-10 and 11-18.
Lack of unity of invention - a priori
The special technical feature of independent claim 1
is indicated as "that the pay-out roller (10) and
the wind-in roller (11) of the winding device (7)
are arranged on the base body (2) or on the tongs
arm (3), and that at least one guide groove (8) is
arranged on the tongs arm (3) and/or on the
electrode holder for guiding the strip (6) along the
tongs arm (3)."
The special technical feature of independent claim
11 is indicated as "that the tongs arm (3) is formed
by a main element (24) which is pre-tensed by at
least a tie bar or pull rope (25)."
The two groups of supposed inventions do not address
the same technical problem and do not share any same
or corresponding technical features.
4. Consequently, this report has been established in respect of the following parts of the international application:
all parts.
the parts relating to claims Nos.

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YES
NO
YES
NO
YES
NO
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- 2. Citations and explanations (Rule 70.7)
 - The present application does not meet the requirements of PCT Article 33(1) because the subject matter of claim 1 does not involve an inventive step (PCT Article 33(3)).
 - a) Document DE-A-44 16 504 is considered the prior art closest to the subject matter of claim 1.

 It discloses (the references in parentheses relate to said document):

Spot welding tongs (1) suitable for use by robots for resistance welding of workpieces, in particular metal sheets, with tongs arms (2) that are pivotably mounted on a base body and which can be adjusted via an actuation means and on which electrode holders for the electrodes (4) are arranged, and with a winding device (7) comprising a pay-out roller (9a) and a wind-in roller (9b) for winding in or out the strip (5) for protecting at least one electrode (4), wherein the pay-out roller (9a) and the wind-in roller (9b) of the winding device are arranged on the base body (2) or on the tongs

Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

arm (3) - see in particular figure 1; column 3, lines 48-50.

In addition, the winding device of document DE- A-197 54 546 is also covered by the wording "arranged on the base body or on the tongs arm".

- b) The subject matter of claim 1 differs therefrom in that at least one guide groove (8) is arranged on the tongs arm (3) and or on the electrode holders (4) for guiding the strip (6) along the tongs arm (3).
- c) It should be obvious to a person skilled in the art to provide a guide groove wherever it might be of use, especially since one (7) was already used in DE-A-44 16 504 on the electrode cap (4).
- 3. The applicant has argued that DE-A-44 16 504 gives no further details as to the arrangement of the winding device and the course of the electrode protection strip. This may well be so, but a look at figure 1 is sufficient to show that "the payout roller and the wind-in roller are arranged on the tongs arm", and therefore this feature belongs in the preamble.
- 4. The present application does not meet the requirements of PCT Article 33(1) because the subject matter of claim 11 is not novel (PCT

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Box No. V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

Article 33(2)).

US-A-2 678 367 is considered the prior art closest to the subject matter of claim 11. It discloses (the references in parentheses relate to said document):

Spot welding tongs suitable for use by robots for the resistance welding of workpieces, in particular metal sheets, with tongs arms (4, 5) that are pivotably mounted on a base body and which can be adjusted via an actuation means, and to which electrode holders for the electrodes (3) are secured, wherein the tongs arm (3) is formed by a main element (5) which is pretensed by at least a tie bar (7) or pull rope — see in particular figure 5.

5. The applicant has argued that the prior art tongs arms are integral and/or solid in design. The subject matter of claim 11 can be produced so as to be significantly smaller and lighter.

However, the wording of claim 11 "the tongs arm (3) is formed by a main element (5) which is pretensed by at least a tie bar (7) or pull rope" does not exclude the possibility that the tongs arm could be integral or solid in design.

6. Spot welding tongs likewise covered by the wording of claim 11 are disclosed in US-A-4 684 778 - see in particular figure 2, main element (70)

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

pretensed by tie bar (110).

- 7. Dependent claims 2-10 and 12-18 do not contain any features which, in combination with the features of any claim to which they refer, meet the PCT novelty and inventive step requirements.
 - a) The additional features of claims 2 and 3 are known from DE-A-44 16 504 see in particular claim 6 and column 3, line 40.
 - b) The additional features of claims 4-10 and 12-18 appear to be entirely rudimentary and normal designs for tongs.
 - c) The additional features of claim 13 are known from EP-A-0 391 551 see in particular figure 2.